## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS CORPUS CHRISTI DIVISION

UNITED STATES OF AMERICA \$
vs. \$ CRIMINAL NO C-15-652

JUSTIN RYAN SERNA \$

## **GOVERNMENT'S ADVISORY MEMORANDUM TO THE COURT**

COMES NOW the United States of America, by and through Ryan K. Patrick, the United States Attorney for the Southern District of Texas, and Hugo R. Martinez, Assistant United States Attorney, and files its Advisory Memorandum to the Court and as good cause would show the Court the following:

## I. Memorandum to Court

On January 19, 2016, Justin Ryan Serna, hereinafter "defendant," was sentenced by the Court after a plea of guilty to one count of Sexual Exploitation of a Child in violation of Title 18, United States Code, Sections 2251(a) and (e). On October 2, 2017, defendant filed a motion to modify the record and on January 24, 2018, the Court ordered the government to respond within thirty (30) days. On February 23, 2018, the government filed its response and sent the defendant a copy of its response to the address listed for the defendant at FCI Beaumont. On March 21, 2018, defendant filed a second motion to modify the record and advised the Court that he had not received a copy of the government's response. Therefore, on March 29, 2018, the Court ordered the government to serve its response to the defendant again within five (5) days.

The government mailed a copy of its response to the defendant on February 23, 2018 at

the address listed for the defendant at FCI Beaumont, however, the U.S. Postal Service returned the correspondence to the government and listed the reason as "cannot identify." (*See* Exhibit 1). Therefore, March 22, 2018, the government sent another copy of its response via certified mail to his father's residence. (*See* Exhibit 2). The government does not have any other addresses for the defendant.

Respectfully submitted,

RYAN J. PATRICK UNITED STATES ATTORNEY

By: /s/ Hugo R. Martinez
Hugo R. Martinez
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## **CERTIFICATE OF SERVICE**

I, Hugo R. Martinez, attorney for the government, hereby certify that a copy of the Government's Advisory Memorandum to the Court was mailed to the defendant, Justin Ryan Serna, on this 30th day of March 2018 to the addresses listed below:

Beaumont FCI P.O. Box 26020 Beaumont, Texas 77720-6020 Mr. Hector Serna 11513 Clear Creek Corpus Christi, Texas 78410

Respectfully submitted,

RYAN J. PATRICK UNITED STATES ATTORNEY

By: <u>/s/ Hugo R. Martinez</u> Hugo R. Martinez